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July 22, 2003

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GAU 3624	1.703.872.9327	USPTO
Examiner Ella Colbert		Arlington, VA
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Geoff L. Sutcliffe		6
		6 PAGES (WITH COVER)
Geoff L. Sutcliffe FROM 2712		6 PAGES (WITH COVER) L9090/269360

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Applicant:	Kimbo Mundy et al.	o, Fuelk black hopomant emac im database	o rossipt on	
Title:	System for Aggregating Information From Enterprises Offering Items for Exchange Over a Communication Network		Official	
Serial No./Docket No.:	09/662,737	L9090/269360	01111	Jiui
Filing Date	September 15, 2000			
	ransmittal form; a nd der Rule 116 to the final Of	ffice Action of May 23, 2003.	FAX REC	EIVED
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Date: July 22, 2003 By: Geoff L. Sutc	iffe, Reg. No. 36,348		GROUP	3600
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Conservation approved a resource			Application Number	09/662,737			
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FORM		First Named Inventor	Kimbo Mundy et al.				
(to be used for all correspondence after initial filing)		Group Art Unit	3624				
		Examiner Name	Ella Colbert				
Total Number of Pages in This Submission		Attorney Docket Number	L9090/269360				
		ENCL	OSURES (check	all that apply)			
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SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT							
Firm	Geoff L. Sutcliffe						
o <i>r</i> Individual name	KILPATRICK ST	. •	•				
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICANTS:

Kimbo Mundy et al.

SERIAL NO.:

09/662,737

GROUP ART UNIT: 3624

FILED:

September 15, 2000

EXAMINER:

Ella Colbert

FOR:

SYSTEM FOR AGGREGATING

INFORMATION FROM

ENTERPRISES OFFERING ITEMS

FOR EXCHANGE OVER A COMMUNICATION NETWORK

Office, face no. 703.872.9327 on July 2003.

Janie Wilkins

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ATTORNEY DOCKET NO.: L9090/269360

CERTIFICATE OF TRANSMISSION UNDER 37 CFR 1.8

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RESPONSE UNDER RULE 116

Sir:

In response to the final Office Action of May 23, 2003, reexamination and reconsideration in light of the following remarks are respectfully requested.

Entry of this Response is warranted since no changes to the claims have been made. Thus, the Response does not raise any new issues that require further consideration and/or search by the Examiner. Entry is also warranted since the Response demonstrates that the application is in condition for allowance.

The Examiner is thanked for withdrawing the rejection of claims 1 to 46 under the judicially created doctrine of double patenting and the objection to claim 1. All of the remaining rejections are therefore art-based objections relying at least in part on U.S. Patent No. 6,336,105 to Conklin et al.

The Examiner rejected claims 1 and 2 under 35 U.S.C. § 102(e) as being anticipated

by Conklin and rejected claims 3 to 46 under 35 U.S.C. § 103 as being unpatentable over Conklin in view of U.S. Patent No. 6,424,979 to Livingston et al. The Examiner then rejected claims 11 to 46 under § 103 as being unpatentable over Conklin in view of U.S. Patent No. 5,835,896 to Fisher.

In the Amendment filed on January 29, 2003, the claims were amended to clarify the method of aggregating information from multiple enterprises. Also, in this Amendment, the differences between the claimed invention and Conklin were explained in the Remarks section. For example, claim 1 was revised to state that each enterprise maintained a separate exchange, each enterprise had an enterprise database for storing information about items available, and each enterprise enabled shoppers to interact directly with each separate exchange to obtain the information about the items. For example, one of these enterprises could be eBay having an exchange through which shoppers interact to obtain information available for sale through bidding. The claimed method can aggregate information from eBay as well as from other enterprises having separate exchanges and provide that information to shoppers. Claim 1 further specifies a step of automatically collecting and analyzing the information from the enterprise databases, storing the information in a host database, and "providing a host graphical user interface through which the shoppers can view, over the network, the information stored in the host database." The claimed invention therefore relates to a method by which shoppers can view information on items that are available through multiple enterprises through a single host graphical user interface.

The claimed method offers many advantages over conventional searching techniques.

Previously, a shopper would need to access, track, and monitor items available at each of the plurality of exchanges. For instance, if a shopper was interested in a particular item, he or

she would go to eBay, perhaps on a daily basis, to see if that item is available. The shopper would also visit other exchanges to see if that item is available and to monitor and otherwise to track the item. The claimed method is much less labor intensive in that the shopper can go to a single site, such as Bidder's Edge, and see information that has been aggregated across the multiple exchanges.

In contrast, Conklin refers to a single enterprise offering items available for sale.

Conklin provides no description of aggregating information from multiple enterprises each having its own database and then providing that aggregated data to the shopper through a host graphical user interface. A shopper using the systems described in Conklin would need to visit each individual store in order to access, view, monitor, and otherwise track items of interest. If the Examiner intends to repeat this rejection, the Examiner is respectfully requested to explain how Conklin aggregates data from multiple enterprise databases, how Conklin places that data within a host database, and how Conklin provides a host graphical user interface through which the shoppers can view the information.

As demonstrated above, Conklin provides no description or suggestion for the claimed method of aggregating information from multiple enterprises. The further combination of Livingston and/or Fisher would also fail to suggest the claimed invention.

As with Conklin, Fisher relates to a single enterprise and does not suggest any type of method or system for aggregating information from multiple auction sites. Livingston describes a way in which information can be personalized for a user but does not provide any suggestion for collecting, analyzing, and rendering of information from multiple enterprises through a single user interface. Consequently, the combination of Fisher and Livingston with Conklin would fail to suggest the subject matter of the claimed invention.

The Examiner is respectfully requested to grant an interview so that we can discuss the salient features of the claimed invention and how those features differ from the systems described in Conklin, Livingston, and Fisher. The undersigned attorney will contact the Examiner within the next few weeks to schedule the interview.

For at least the above reasons, claims 1 to 46 are in condition for allowance. If the Examiner intends to issue anything other than a Notice of Allowance, the Examiner is respectfully requested to telephone the undersigned attorney at the below-listed number in order to resolve any remaining issues.

Please charge any additional fees or credit any overpayment to Deposit Account No. 11-0855.

Respectfully submitted,

Georg Solvago

Geoff L. Sutcliffe Reg. No. 36,348

Date: July 22,2003 OF COUNSEL:

KILPATRICK STOCKTON LLP Suite 2800 1100 Peachtree Street Atlanta, Georgia, 30309-4530 404-815-6528 Attorney Docket No.: BDE-001 CN(431/6) (L9090/269360)